## **ADAMS COUNTY**

# **Employee Handbook**

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### INTRODUCTION

This Adams County Personnel Policy Manual (Manual) has been prepared to acquaint you with Adams County (County) and provides guidance and information regarding your employment with the County. You should read, understand, and comply with all provisions of the Manual. It describes many of your responsibilities and expectations as an employee and outlines the programs developed by County to benefit employees.

This Manual applies to all County employees not covered by a collective bargaining agreement and to all employees so covered when the provisions of this Manual do not contradict collective bargaining agreements or when this Manual addresses an area which is not covered by a collective bargaining agreement. This Manual is subject to any controlling ordinance, resolution, regulation, state or federal statute, code or regulation or other legally controlling authority.

Unless otherwise agreed to in writing by the Adams County Board of Supervisors, employment with the County is "at will" and is for no definite period of time and may, regardless of the date and method of payment of salary or wages, be terminated by the County or an employee, with or without cause and with or without prior notice at any time. No personnel policy, procedure, practice or representation, oral or written, abrogates or alters this "at-will" condition of employment. Nothing contained in the Manual, or any other document provided to County employees is intended to be, nor should it be, construed as a guarantee that employment or any employment benefit will be continued for any period of time (except as otherwise mandated by State or Federal law). The policies set forth in this Manual are not a contract, are not intended to create a contract, nor do they create a contract of employment or an obligation of any kind between the County and any of its employees.

Individual Departments may have policies that supplement the policies in this Manual. Employees are expected to follow both the policies in this Manual and Departmental policies. If there is a conflict between the Manual and Departmental policies, the Manual will control.

The County has developed the policies and provisions in this Manual and may change, supplement or rescind them at any time. This will be done as deemed appropriate and in the sole and absolute discretion of County, with or without notice. The provisions set forth in this Manual supersede any and all prior personnel policies, procedures and practices, whether written or established by past conduct. Final interpretation and implementation of any of the policies or rules in this Manual is vested solely with the County.

### CHAPTER ONE: EMPLOYMENT CATEGORIES AND VOLUNTEERS

### **SECTION 1 - POSITION CATEGORIES**

The County has a number of categories for positions ranging from full-time to seasonal, as described in the following subsections. The term "year" shall be defined to mean the time from January 1 to December 31<sup>st</sup> of any twelve (12) month period. Once placed in a category, an employee shall remain in that category unless and until the County formally changes the employee's status to another employment category. Employees cannot automatically change employment categories. The job category descriptions below and corresponding language do not guarantee any specific amount of hours for any employee and should not be so construed or relied upon.

**Regular full-time Category.** A regular full-time position is authorized at either nineteen hundred and fifty (1950) hours per year or two thousand eighty hours per year (2080), and shall receive fringe benefits. For information on work hours, please refer to Chapter 3, Section 1 below.

**Regular part-time Category.** A regular part-time position is authorized to work less than nineteen hundred and fifty (1950) hours per year. (Res. #14-2015)

**1.03 On-call Category.** An on-call employee is defined as an individual who fills in on an "as needed" basis for regular employees in the event of an emergency or extenuating circumstances within a Department. On-call employees are not eligible for fringe benefits unless required by law.

**1.04 Seasonal full-time or part-time Category (including interns).** Full-time seasonal employees and interns work an average of at least thirty-seven and one-half (37 ½) hours per week not to exceed one hundred fifty (150) calendar days. Part-time seasonal employees and interns work under an average of thirty-seven and one-half hours per week. Seasonal employees and interns are not entitled to fringe benefits unless otherwise required by law. (Res. #43- adopted 6-18-13)

1.05 Parks Department Seasonal Employees Category. A full-time or part-time employee shall work no more than ten (10) months per calendar year. Seasonal full and part-time employees may move back and forth between these classifications due to the cyclical nature of the seasonal establishment. Per Sec. 213(a)(3) of the Fair Labor Standards Act (hereinafter "FLSA") related to exemptions for recreational establishments, Parks Department Seasonal employees will at times be required to work more than forty (40) hours per week and on holidays, while not being eligible for overtime pay. (Res. #14-2015)

1.06 Limited-Term Employee (LTE) Category. An LTE is defined as any employee who is hired for a temporary period of more than five (5) consecutive workdays, not to exceed ninety (90) consecutive calendar days. Summer Park LTEs may work up to one hundred twenty (120) consecutive calendar days as a specific authorized exception to this Policy. Solid Waste LTEs may work up to two hundred thirteen (213) consecutive calendar days as a specific authorized exception to this Policy. LTEs are not eligible for fringe benefits. Per Sec. 13(a)(3) of the FLSA related to exemptions for recreational establishments, Parks Department LTE employees will at times be required to work more than forty (40) hours per week and on holidays, while not being eligible for overtime pay. (Res. #13-2015)

1.07 Casual Category. Casual employees do not have a set work schedule or a specific number of work hours. They are expected to work on an as-needed basis or to provide supplemental help during periods of unusual circumstances. Casual employees are not entitled to fringe benefits unless otherwise required by law. In some cases, casual employees may be on-call and receive

	Employee Handbook		
90 91 92 93		compensation in accordance with Chapter 4, Section 2.08 of the Employee Handbook. The hiring of a casual employee to fill in for a budgeted position may be approved by the Home Committee and does not require County Board action. (Res. #43- adopted 6-18-13)	
94		SECTION 2 - VOLUNTEERS	
95			
96 97	2.01	<b>Volunteer Defined.</b> A volunteer is an individual who performs hours of service for the County without the promise, expectation or receipt of compensation for services rendered, except for	
98		reimbursement for reasonable expenses, reasonable benefits, and nominal fees, or a combination	
99		thereof. All volunteer work performed for the County shall be performed in accordance with the	
100		provisions of the Fair Labor Standards Act.	
101			
102	2.02	<b>Employees as Volunteers</b> . Under the Fair Labor Standards Act, an employee of the County may	
103		not volunteer for the County when the employee's volunteer duties involve a similar or identical	
104		service as the employee performs for the County. All volunteer services provided by an employee	

of the County shall be performed outside of the employee's normal work hours.

107		CHAPTER TWO: EQUAL OPPORTUNITY EMPLOYER AND
108		DISCRIMINATION/NONDISCRIMINATION
109		
110	1.01	It shall be the Policy of the County to recruit, select and promote the most qualified persons for
111		positions in the County. Recruitment and selection shall be conducted in a manner which ensures
112		open competition and provides equal employment opportunity in accordance with state and
113		federal law. The County does not discriminate in employment opportunities or practices on the
114		basis of race, color, religion, sex, national origin, age, disability, or any other characteristic
115		protected by law.
116		
117	1.02	It shall further be the policy of the County to comply with all the relevant and applicable
118		provisions of the Americans with Disabilities Act (ADA) and state laws relating to disability. The
119		County will make reasonable accommodation for all employees or applicants with disabilities in
120		accordance with law.
121		
122	1.03	Personnel practices within the County shall conform to the provisions of the law relating to non-
123		discrimination in employment. Department Heads are required to follow this Policy in all hiring
124		practices and filling of positions in their Department.
125		
126	1.04	Employees with questions or concerns about any type of discrimination in the workplace are
127		encouraged to bring these issues to the attention of their immediate supervisor, Department Head
128		or the Administrative Coordinator. Employees can raise concerns and make reports without fear
129		of reprisal. Anyone found to be engaging in any type of unlawful discrimination will be subject to
130		disciplinary action, up to and including termination of employment.
131		

132 133		CHAPTER THREE: EMPLOYMENT INFORMATION
134		SECTION 1 - WORKING HOURS
135 136 137 138 139 140	1.01	The normal work week for full-time County employees will be determined by the County but will generally be either thirty-seven and one half (37 ½) or forty (40) hours per week. The work week begins at 12:00 a.m. each Sunday and ends at 11:59 p.m. each Saturday. Work periods for law enforcement employees will be established in accordance with the FLSA.
141 142 143	1.02	Department Heads will inform employees of their schedules and the specific hours they are required to work.
144 145 146 147	1.03	Employees shall begin work at their scheduled time and remain at their assigned places of work until the end of their shift unless expressly authorized to leave by their Department Head or supervisor.
148 149	1.04	Lunch Periods.
150 151 152		<b>A</b> . Unless otherwise determined by a Department Head or supervisor in his or her sole discretion as circumstances may require, employees who work a full time shift will be allowed up to a one (1) hour unpaid lunch break.
153 154 155 156 157 158 159		<b>B</b> . Employees may not skip lunch periods or use them at the beginning or end of the workday, without the specific approval of the employee's Department Head or supervisor. Employees are considered off duty, and are free to leave the premises, during lunch periods. Employees shall punch out at the beginning of their lunch and punch back in when returning to work. Department heads will stagger employee lunch periods as necessary for offices to remain open during the lunch hour.
160 161 162 163 164 165 166	1.05	<b>Breaks.</b> Unless otherwise determined by a Department Head or supervisor in his or her sole discretion, each employee will be allowed a paid break of ten (10) minutes for each one-half (1/2) day of work. Break time cannot be accumulated in any manner or used to extend lunch periods or to shorten the workday. Employees are not allowed to leave the work premises during breaks. Breaks are to be scheduled so that adequate staff coverage is provided and County services are not interrupted.
167 168 169 170 171 172 173 174 175 176	1.07	<b>Break Time for Nursing Mothers.</b> Under Section 7 of the FLSA, employers are required to provide reasonable break time for an employee to express breast milk for her child(ren) for up to one year after the child(ren)'s birth, each time such employee has need to express the milk. Anticipated lactation times shall be established by each employee based on her work schedule. Employees will be asked to use their rest breaks and/or lunch periods to help balance their work and personal needs. Additional unpaid break time or flex time may be granted by the Department Head solely for the purpose of expressing milk, as long as providing such break time does not unduly disrupt operations. Discrimination and harassment of breastfeeding mothers in any form is unacceptable and will not be tolerated.
178		SECTION 2 - PERSONNEL RECORDS
179 180 181 182	2.01	<b>Personnel Files</b> . The Personnel Director shall maintain the official files of all County employees in accordance with Chapter 19 of the Wisconsin Statutes.

183	2.02	Public Inspection of Records. The public may request in writing to the Personnel Director to
184		inspect personnel files. The County shall provide inspection of personnel records to the public in
185		accordance with Chapter 19, Wisconsin Statutes with approval of the Corporation Counsel.
186		
187	2.03	Employee Inspection Of Records. Employees shall be allowed to inspect documents in his or
188		her own personnel file upon written request to the Personnel Director in accordance with the
189		provisions of §103.13, Wisconsin Statutes. An employee who is involved in a current grievance
190		against the County may designate in writing a representative to inspect the employee's personnel
191		records which may have a bearing on the resolution of the grievance in accordance with the
192		provisions of §103.13.
193		
194	2.04	Employment References. Professional references concerning past employment with the County
195		shall be given by the County Personnel Director only.
196		
197		SECTION 3 - POLITICAL ACTIVITY
198		
199	3.01	No employee is precluded from engaging in political activity provided such activity does not
200		interfere with normal work performance, is not conducted during normal working hours and does
201		not involve the use of County equipment or property. No employee shall be removed, discharged,
202		reduced in pay or position, or otherwise discriminated against because of the employee's political
203		opinions or affiliation, except as provided for in this Section. No employees or Elected Official
204		shall directly or indirectly use or seek to use their authority or the influence of their position to
205		control or modify the political action of another person. Employees whose principal employment
206		is in a federally grant-aided program are subject to prohibitions in the Federal Hatch Political
207		Activities Act as amended.
208		
209		SECTION 4 - NEPOTISM
210		
211	4.01	No Board or Committee member, Department Head, supervisor, employee, or Elected Official
212		may take part in the selection, appointing of authority, evaluation, promotion, demotion, lay-off
213		termination or assignment of benefits or supervision of any relative. The term 'relative' refers to
214		an immediate family member or person living in the same household. No relative can be
215		employed in an immediate superior or subordinate relationship.
216		
217		SECTION 5 - CONFLICTS OF INTEREST AND MISCONDUCT
218	<b>5</b> 01	Conflicts Of Interest And Ethios All County anniouses and elected officials shall county with
219 220	5.01	Conflicts Of Interest And Ethics. All County employees and elected officials shall comply with
220		and are subject to the Adams County ethics ordinance. Copies of the County's ethics ordinance are available from the office of the Corporation Counsel or on the County's website.
222		are available from the office of the Corporation Counsel of on the County's website.
223	ÇI	ECTION 6 - MUTUAL RESPECT AND PROTECTION POLICY; OFFICE ETIQUETTE
224	51	etion 0 - Meteal Resilect And I Reflection Tollet, Office Effquette
225	6.01	Mutual Respect And Protection. It is the duty of every employee to deal courteously and
226	0.01	professionally with the public and other employees.
227		professionally want one profession and only ones.
228		SECTION 7 - DRESS CODE
229		
230	7.01	All clothing must be respectable, clean, neat and not in need of repair. There are two (2) dress
231		code categories.
232		
233		A. Field Wear - Specific to a department and approved by the Department Head
234		Clothing is chosen as it relates to job assignment/activity. When not on field duty,
235		employees will be expected to wear business casual.

<ul><li>236</li><li>237</li></ul>		B. Office Wear – General dress code used in all County Offices at all times unless field
238		wear. Appropriate attire will be considered as "business casual".
239		wear. Appropriate affire will be considered as business casual.
240	7.02	Modesty "Clause" - Clothing that reveals too much cleavage, your back, your chest, you
241	7.02	stomach or your undergarments is not appropriate for a place of business.
242		stomach of your undergaments is not appropriate for a place of outsiness.
243		No dress code can cover all contingencies so employees must exert a certain amount of judgmen
244		in their choices of clothing to wear to work. If you experience uncertainty about acceptable
245		business casual attire for work please ask your Department Head/Supervisor.
246		business cusual utilic for work picuse usk your Department Ficual Supervisor.
247		If an employee reports to work in attire that is deemed inappropriate by a Department Head, the
248		employee will be directed to return home and change into appropriate attire. All time spen
249		changing attire will be unpaid.
250		changing attire will be unpaid.
251		SECTION 8 - STORAGE OF PERSONAL BELONGINGS ON COUNTY PROPERTY
252		SECTION 8-STORAGE OF TERSONAL BELONGINGS ON COUNTT I ROTERTT
253	8.01	County owned lockers, desks, file cabinets, electronic equipment, and vehicles are not the private
254	0.01	property of the employee. There is no reasonable expectation of privacy with regard to their
255		contents and they are subject to inspection.
256		contents and they are subject to hispection.
257		SECTION 9 - CONFIDENTIALITY
258		SECTION 7 - CONFIDENTIALITY
259	9.01	General. Because of an employee's responsibilities with the County, an employee may have
260	7.01	access to confidential, client, personnel or other sensitive information. This may include, withou
261		limitation, information concerning the financial status of a client or employee, the medical status
262		or condition of a client or employee as well as County's business practices including purchasing
263		and negotiating strategies, and employee records (collectively "confidential information"). This
264		confidential information cannot be disclosed by an employee to any County personnel who do no
265		have a legitimate business need to know such information or to persons outside of the County
266		without the express authorization of the Personnel Director or Department Head. There may also
267		be special circumstances in which the information may be released only with specific signed
268		releases that may be time sensitive. All employees are responsible for protecting confidentia
269		information from unauthorized disclosure. If an employee has any question as to whether
270		information is confidential under this policy, they are required to consult the Personnel Directo
271		and Department Head prior to disclosing the same.
272		and 2 sparantent result prior to triberosing the same.
273	9.02	Internal Operations. No information concerning the internal operations of the County
274	- · · · ·	including but not limited to the release of records of the County, may occur except through, and
275		with the permission of, the Administrative Coordinator or individual Department Heads. I
276		requests for information are received by employees, whether on or off duty, from any person, the
277		employee is required to politely decline to provide such information and to direct that individua
278		to the Administrative Coordinator or Department Head for a response to that inquiry.
279		
280	9.03	Departmental Policies on Confidentiality. All information collected by a Department, whether
281		written or oral, is subject to the County confidentiality requirements. Each Department shall be
282		required to implement a written policy on the confidentiality requirements. Employees who have
283		access to the confidential information from another department shall maintain the confidentiality
284		of the information and comply with any departmental rules governing the same.
285		

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287		SECTION 10 - HARASSMENT
288	4004	
289	10.01	Anti-Harassment Statement. The County is committed to maintaining a work environment that
290		is free of illegal discrimination and harassment. Harassment consists of unwelcome conduct,
291		whether verbal, physical, or visual that is based on a person's protected status as defined by law,
292		and as indicated in this Policy. The County will not tolerate harassing conduct that affects
293		tangible job benefits, that interferes unreasonably with an individual's work performance, or that
294		creates an intimidating, hostile, or offensive working environment.
295		
296	10.02	<b>Scope.</b> This Policy applies to all Elected Officials and employees within the County as well as
297		temporary or agency personnel. It also includes others who do business with the County such as
298		outside contractors, vendors or customers.
299		
300	10.03	<b>Policy.</b> The County's policy on Harassment is attached as Appendix A to this Manual.
301		
302		SECTION 11 - CONFIDENTIALITY OF MEDICAL RECORDS
303		
304	11.01	The County respects the confidentiality and privacy rights of all of its employees. Accordingly,
305		the results of any test administered under this Policy and the identity of any employee
306		participating in the County's Employee Assistance Program (EAP) or other assessment or
307		treatment program will not be revealed by the County to anyone except as required by law. The
308		County will release an employee's record as directed by the express written consent of the
309		employee authorizing release to an identified person. In addition, the County will ensure that any
310		lab or agency used to conduct testing under this Policy will maintain the confidentiality of
311		employee test records. However, the lab or testing agency will disclose information related to a
312		positive drug or alcohol test of any individual to the County. The County may disclose this
313		information to the employee or to the decision maker in a lawsuit, grievance, or other proceeding
314		by or on behalf of the individual which arises from any action taken in response to a positive drug
315		test or alcohol test; or as required by law, including court orders and subpoenas. The Medical
316 317		Review Officer (MRO) will not reveal individual test results to anyone, except the County
318		Personnel or Administrative Coordinator/Director of Finance Offices, unless the MRO has been
319		presented with a written authorization from the tested employee.
320	11.02	All medical records of individual employees will be maintained in individual medical files
321	11.02	separate from the employee's personnel file. These records will be stored in a locked cabinet in
322		the Personnel Director Office and access will only be allowed to those employees who have a
323		legitimate need to review the records of a particular employee.
324		regioniate need to review the records of a particular employee.
325		SECTION 12 – OUTSIDE EMPLOYMENT
326		SECTION 12 OUTSIDE ENII EOTWENT
327	12.01	The County does not prohibit employees from accepting outside employment or following
328	12.01	economic pursuits that do not interfere or conflict with the full and faithful discharge of their
329		duties with the County. Employees shall not engage in outside employment which may tend to
330		impair their independence of judgment, and shall not engage in outside employment which is
331		unlawful or contrary to the County Ethics Ordinance. Outside employment is prohibited if it
332		would affect the employee's ability to perform County duties or responsibilities (Res. #107,
333		adopted 12-18-12)
334		······································
335	12.02	An employee must notify their Department Head, using the Outside Employment Form, of their
336		desire to seek outside employment. The Department Head must grant permission in writing
337		before the employee may begin to work at the outside employment, and the signed form will be
338		forwarded to the Personnel Department for inclusion in the employee personnel file. Department

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339 Heads must seek the written approval of the Administrative Coordinator/Director of Finance before engaging in outside employment. (Res. #107, adopted 12-18-12) 340 341 342 12.03 If the County determines that an employee's outside work interferes with performance or the 343 ability to meet the requirements of the County, the employee may be asked to terminate the 344 outside employment if they wish to remain with Adams County. Employees are not allowed to 345 conduct business related to outside employment while on County paid time, nor is an employee 346 permitted to use County equipment or supplies in the performance of outside employment duties. 347 Employees are prohibited from working at an outside job while on a leave of absence from the 348 County. (Res. #107, adopted 12-18-12) 349

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- 2.05 Use of Compensatory Time By Non-exempt Employees.
  - **A.** The Department Head or supervisor prior to the employee taking the compensatory time shall approve the hours that the employee plans to be absent from work.
  - **B.** The County may require employees to use compensatory time in accordance with the FLSA.
  - **C.** Compensatory time will accrue in not less than fifteen (15) minute increments.

**D.** Compensatory time may not be used prior to the actual earning of the compensatory time.

**E.** Compensatory time may be accumulated in an amount not to exceed one hundred hours (100) and any hours in excess of one hundred (100) hours shall be paid out. It is the Department Head's responsibility to monitor and pay out employees for any excess hours. All compensatory time earned shall be used by the December 15<sup>th</sup> or paid out by the last payroll period of each year for all employees.

2.06

An employee who moves from one (1) position to another in the County by transfer, promotion, or reassignment shall only transfer two (2) working days of compensatory time to the new position. The remaining balance of accumulated compensatory time shall be paid out, by the Department from which the employee is moving, at the employee's rate of pay prior to the transfer, promotion, or reassignment.

**Exempt Employees.** Full-time exempt (salaried) employees are expected to work at least forty (40) hours per workweek. Exempt employees may be required to work in excess of forty (40) hours in a work week in connection with, among other things, attending regular or special meetings, or events, or performing other services outside of regular working hours. In return for these services, full-time exempt employees may take time off when the workload of the office permits. It is not the intent of this provision to allow time off on an hour for hour basis, which means that exempt employees shall take no more than one (1) full day off consecutively for hours worked in excess of forty (40) hours for work outside of normal working hours, not to exceed four (4) calendar days in a calendar year. All full-time exempt salaried employees shall have their benefits calculated based on a forty (40) hour workweek. Under no circumstances will compensation be paid for any additional time upon separation, termination, resignation or any other departure for any exempt salaried employee. Any violations of this policy shall be reported to the Personnel Director for appropriate disciplinary action, up to and including termination.

Exceptions to this policy shall include Park Managers of Petenwell and Castle Rock Park, and law enforcement exempt employees. Although the intent is not to allow time off on an hour for hour basis, additional compensatory time may be granted for hours worked in excess of forty (40) hours per work week, at the discretion of the Department Head.

2.08 On-Call Pay: On-call is defined as the availability of a non-exempt staff person to respond to a pager or designated cell phone request according to a pre-established schedule and to perform required duties outside of normal office hours. Pre-arranged visits are not considered on-call. On-call has two functions: (1) carrying the pager – employees serving on-call by carrying a pager will be paid - \$1.25 per hour for after-hours availability during week days and \$1.75 for availability during weekends and holidays; and (2) responding to an emergency – when responding to a call, or handling crisis, employees will be paid their normal rate of pay up to 40 hours and 1-1/2 times their rate of pay for hours worked beyond their 40-hour work week. This benefit does not apply to 'natural emergency' on-call such as salting or plowing operations.

2.09 Call-in Pay. If an employee is called-in and physically reports to work at other than their normal time, the employee will receive a minimum of two-hours of pay for such work or pay for the actual time worked, whichever is greater. The two-hour minimum will be calculated as hours worked for the pay period. For the purposes of calculating call in pay, the two-hour minimum will not be stacked if called back within the same two-hour period.

**2.10 Shift Differential**. If an employee (dispatch/ jail/janitors only) works a regular shift between the hours of 6:00 p.m. and 6:00 a.m., the employee shall receive a shift differential of twenty cents (\$.20) per hour.

Exempt employees under the FLSA will not be required to use the time clock. Exempt employees are required to submit a timecard, with the hours written down indicating the actual hours worked
and any paid leaves of absence.
Non-exempt employees are required to use the time clock to record hours worked each day. Each non-exempt employee shall file an accurate timecard listing actual hours worked, vacation personal day, bereavement, sick time, or any other paid leave of absence used, as required by the FLSA.
If an employee cannot punch his/her card, then the time may be written in and initialed by his/her department head. Employees are prohibited from punching timecards for other employees Employees who punch time cards for other employees are subject to discipline up to and including discharge. If, by accident, an employee punches another employee's card, than the mistake must be initialed and approved by the Department Head.
Each employee shall sign their timecard verifying that the time documented is accurate and correct. It is the responsibility of the Department Head or his designee to also sign the timecard indicating he has reviewed the information and agrees the employee is paid as provided by the information on the timecard. Timecards for all employees are to be to the Administrative Coordinator/Director of Finance Office prior to 9:00 a.m. on Monday the week payroll is being processed.
Department Heads are required to sign their own timecard verifying that the time documented is accurate and correct. No other signatures will be required of a Department Head's timecard.
Non-exempt employees are not allowed to commence work prior to the established starting time or continue to work beyond the established stopping time, without the prior authorization of their Department Head. Doing so may result in discipline for the employee.
The County utilizes the policy established by the U.S. Department of Labor regarding rounding practices for recording of paid time. Minor differences between clock records and actual hours worked cannot ordinarily be avoided, but major discrepancies should be discouraged since they raise doubt as to the accuracy of the records of hours actually worked. Therefore, pursuant to the rounding practices provision of the FLSA, starting time and stopping time to the nearest quarter flour is permitted. For example, when an employee punches in and commences work eight (8) minutes after their regular starting time, the starting time will be recorded to the nearest quarter flour (i.e. the employee punches in at 8:08 a.m. and is treated as having punched in at 8:15 a.m.) However, an employee who punches in and commences work prior to 8:08 a.m. is treated as having started work at the nearest quarter hour, i.e. 8:00 a.m. The same applies to an employee who works late and punches out at 4:38 p.m. the employee is treated as having worked to the nearest quarter hour, i.e. 4:45 p.m. However, an employee who works until 4:37 p.m. and counches out at that time is treated as having worked until 4:30 p.m. Presumably, this arrangement averages out so that employees are fully compensated for all the time they actually work. For enforcement purposes the rounding rule of computing working time will be accepted, provided that it is used in such a manner that it will not result, over a period of time, in failure to compensate the employees properly for all time the employee has actually worked.

	Empl	Employee Handbook			
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505 506		SECTION 4 - PAY CHECKS			
507 508 509 510	4.01	<b>Pay Schedule</b> . Employees shall receive payroll, via direct deposit, on every other Friday. If a payday falls on a holiday, recognized by the Federal Reserve the employee will receive their payroll on the day prior to the holiday. (Res. #89- adopted 10-16-12)			

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### SECTION 3 - DENTAL AND VISION INSURANCE

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The County offers both dental and vision insurance to employees. This is voluntary coverage and is paid one hundred percent (100%) by the employee. The County shall make no contributions to this coverage. New employees are eligible for enrollment at the start of their employment with the County. Insurance coverage shall be effective the first (1st) day of the month following one (1) complete month of employment. Existing employees may add or terminate coverage only during

	Employee Handbook	
562	the open enrollment period in December of each year. Notification will be provided to employe	e
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Wisconsin Retirement System (WRS). An employee's eligibility and coverage in the Wisconsin Retirement System is controlled by the regulations of the Employee Trust Fund and applicable statutes.

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### **SECTION 7 - DEFERRED COMPENSATION**

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Deferred Compensation is a program that permits an employee, through payroll deduction, to defer a portion of his salary on a regular basis that will be invested in a tax deferred retirement savings account. This program is voluntary and the employee pays one hundred percent (100%) of the contributions.

615 616		SECTION 8 - EMPLOYEE ASSISTANCE PROGRAM (EAP)
617 618 619 620 621 622 623 624	8.01	The County recognizes that a wide range of problems not directly associated with an employee's job function can have an impact on an employee's job performance. In many instances the employee will overcome these problems on their own or with supervisory assistance. When this is not the case, the County believes it is in the best interests of the employee, the employee's family and the County to make available a service to deal with the problems of alcohol or drug abuse personal problems, and marriage or family problems and to assist the employee in resolving the problem.
625 626 627 628 629	8.02	The decision to seek assistance under the EAP is the responsibility of the individual employee Department Heads may refer employees to EAP because of job performance problems as part of a recommendation to rectify the problem. In the case of a Department Head, the Personnel Director would make a referral to the EAP.
630 631 632 633	8.03	Employees or their families' participation in the EAP is voluntary. An employee or a family member of an employee who wishes to take advantage of this program should contact the EAF Provider.
635 636 637 638 639 640	8.04	Confidential and private handling of an employee's personal information associated with EAF will be honored in accordance with law. No one will be made aware of the employee's participation in the EAP unless authorized in writing by the employee. Private discussions are employee has with the EAP staff will not be disclosed to anyone, except when failure to disclosed would likely result in an imminent threat of serious bodily harm to an employee or another person.
641 642 643 644	8.05	Employees referred to and participating in the EAP will be expected to meet existing job performance standards, work policies and work rules. EAP is not a substitute for, nor does it preclude or alter disciplinary action for employee acts, omissions or misconduct occurring before during or after participation in the EAP program.
645 646 647 648 649	8.06	This policy does not govern drug or alcohol testing, or follow-up treatment or counseling required by other programs such as those governing employees holding commercial driver's licenses.
650 651		SECTION 9 - WORKERS' COMPENSATION
652 653 654 655	9.01	Any employee who is absent from work due to work-related illness or injury, which absence is of sufficient duration to result in payment of Workers' Compensation, shall be paid per Wisconsin State Statutes.
656		SECTION 10 - COBRA AND HIPAA COMPLIANCE
657 658 659 660 661	10.01	The County shall remain compliant, as required by law, with the Consolidated Omnibus Budget Reconciliation Act (COBRA), and the Health Insurance Portability and Accountability Act (HIPAA).

C. Memorial Day

E. Labor Day

**D**. Independence Day

**F.** Thanksgiving Day

**B**. Friday before Easter - Spring Break Holiday

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**3.01 Accumulation.** All full time and part time employees shall earn 0.046154 hours per regular work hours. Total maximum accumulation of sick leave is 864 hours.

3.02 Sick leave shall be construed as a form of insurance against a loss of income during a short-term illness rather than a free leave. Sick leave does not permit an employee the right to a certain number of days off each year with pay, as does vacation or holiday pay. Accrued sick leave may be used for:

- A. Personal illness
- **B.** Bodily injuries
- **C.** Maternity or paternity
- **D.** Medical, dental, or optical appointments
- **E.** Attendance for the care of immediate family. Immediate family includes mother, father, spouse, son or daughter, including stepparents and stepchildren, and grandparents.
- **F.** Leaves shall be taken as provided by the Federal Family and Medical Leave Act and Wisconsin Family Leave Act. Contact the Personnel Director for more information.

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To use sick leave, employees should give the Department Head three (3) working days advance notice of appointments. Except when emergency conditions prevail, an employee must give notice to their Department Head or supervisor prior to the start of the employee's shift on the first (1st) day of absence, if possible to do so. If not possible to give prior notice, then notice shall be given as soon as practical.

### 3.04 Eligibility.

- **A.** Sick leave benefits shall begin with the first (1<sup>st</sup>) day of qualifying absence. Sick leave may be used minimum of one-quarter (½) hour increments of work missed.
- **B.** For employees claiming sick leave of more than three (3) days, the County shall require a doctor's certification of the employee's illness.
- **C.** Employees may be allowed to use sick leave if they become ill while on vacation. However, a doctor's certificate to support this illness shall be required without request by the County.

3.05 An employee who moves from one (1) position to another in the County by transfer, promotion, or reassignment shall be credited with accumulated sick leave credits in the new position.

3.06

Upon layoff, retirement, resignation, or death (providing the retiring or resigning employee has given the County a minimum of ten (10) working days advance notice of such resignation), an employee shall receive, as a severance bonus, fifty percent (50%) of the sick leave accumulation he/she has in cash payout, not to exceed thirty (30) work days. Employees having fifteen (15) or more years of service with the County shall receive as their severance bonus payment of seventy five percent (75%) of the sick leave days he/she has accumulated, not to exceed sixty seven (67) workdays. If an employee fails to give a minimum of ten (10) working days advance notice of resignation, they shall receive no pay out of accrued sick leave.

#### **SECTION 4 - PERSONAL LEAVE**

**4.01** An Application for Leave of Absence Form for all personal leaves shall be completed and sent to the Personnel Director to be placed in the medical or personnel file.

4.02 A full-time employee who is to be absent from his employment for any reason not otherwise provided for, must make application for non-paid leave of absence. The Department Head may grant a leave of five (5) consecutive workdays or less without further authorization. The Department Head shall discuss leaves of absence for more than five (5) consecutive workdays with the Personnel Director and the two shall agree on any applications. All leaves of absence shall be without pay under this Section, and shall be granted only after all other paid leave has been used. If a personal emergency occurs during the workday, employees shall make a reasonable attempt to contact their Department Head or supervisor before leaving work. If the Department Head or supervisor is not available, the employee shall notify the Personnel Director.

**4.03** If an employee is in an unpaid status for more than fifteen (15) days, and desires to continue health insurance coverage during the leave, the employee shall pay the premium in advance of the leave to the payroll clerk. There shall be no loss of seniority, but benefits do not accrue during the leave.

4.04 Any personal leave meeting the requirements of the Wisconsin or Federal Family and Medical Leave Acts shall be counted as family and medical leave time under these statutes.

814		SECTION 5 - UNEMPLOYMENT COMPENSATION
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816	5.01	Employees are eligible for unemployment compensation benefits in accordance with the laws of
817		the State of Wisconsin. All unemployment compensation information shall be provided by the
818		Personnel Director.
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820		SECTION 6 - FAMILY AND MEDICAL LEAVE/MILITARY CAREGIVER LEAVE
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822	6.01	Family and Medical Leave. Family and medical leaves are available to employees as specified
823		in the attached Appendix B. Should the attached policy conflict in any way with the applicable
824		federal and state statutes or regulations, then the statutes or regulations shall control.
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826	6.02	Military Caregiver Leave. Military Caregiver leaves are available to employees as specified in
827		the attached Appendix B. Should the attached policy conflict in any way with the applicable
828		federal and state statutes or regulations, then the statutes or regulations shall control.
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830		SECTION 7 - RETURN TO WORK PROGRAM
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832	7.01	The Return to Work Program provides for the early return to work for employees who suffer an
833		illness or injury that prevents them from performing their normal duties. It is in the best interest
834		of both the employee and the County that the return to work be arranged as soon as possible.
835		Prior to the employee returning, the County Job Assessment Form shall be completed by the
836		Department Head and the County Return to Work Form needs to be completed by the employee's
837		attending physician. These forms are available in the Personnel Department and shall be returned
838		to the Personnel Director upon completion. This program offers an employee the opportunity to
839		return to work within their medical restrictions, as identified by the employee's attending
840		physician on the Job Assessment Form. The Personnel Director, along with the employee's
841		Department Head, shall determine work availability. Transitional work assignments will be
842		reviewed within the employee's Department and if nothing is available or appropriate, other
843		Departments may be considered, on a case-by-case basis. The Personnel Director shall coordinate
844		with other Departments to identify projects, tasks and the physical requirements of each that
845		could be performed by the employee.
846		could be performed by the employee.
847		SECTION 8 - BEREAVEMENT LEAVE
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849	8.01	In the event of a death in the immediate family or your spouse's immediate family of a regular
850		full-time or regular part-time employee, such employee will be paid for the time off necessary to
851		make arrangements for the funeral or to attend a funeral as provided in this Section. An employee
852		may be required to furnish verification providing the basis for the leave. All bereavement leave
853		shall be taken within a week of the funeral.
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855		<b>A</b> . Five (5) consecutive workdays for employee's spouse, parent or children.
856		<b>B.</b> Three (3) consecutive workdays for employee's brother, brother-in-law, sister, sister-in-law,
857		mother-in-law, father-in-law, son-in-law, daughter-in-law, stepparent, stepchild, grandparent,
858		grandchild or other members of immediate household.
859		C. One (1) workday in the event of the death of another near relative, such as an, uncle, great-
860		uncle, aunt, great-aunt, niece, great-niece, nephew, or great-nephew or if the employee is
861		called upon to be pallbearer or to participate in a military funeral.
862		cancer upon to be pundemen or to participate in a minitary runerar.
863	8.02	All employees shall receive one-half (1/2) day funeral leave with full pay for the funeral of a
864	J.U4	fellow employee. "Fellow employee" is defined as someone employed in the same department or
865		office as the person taking funeral leave. Department Heads may permit employees, other than
866		fellow employees of deceased County employee, two (2) hours leave to attend the decedent's
500		1011011 omployees of accounce country employee, two (2) flours leave to attend the accounts

867 868 869		funeral. Department Heads shall not, however; close their offices during such two (2) hour period unless the decedent worked in conjunction with such department or office on a regular basis.
870 871 872 873 874 875 876	8.03	Additional bereavement leave may be requested when necessitated by factors such as the location, date and time of the funeral and other facts specific to the deceased and the funeral and/or family arrangements. If additional time is required beyond the times specified above, such additional leave shall be taken and deducted from the employee's accrued vacation, comp time, or floating holiday, depending on the circumstances. Employees should obtain authorization for additional leave in writing from their individual supervisor and/or department head prior to use of the leave. (Res. #107, adopted 12-18-12)
877 878	8.04	The County may require verification of bereavement leave requests. (Res. #107, adopted 12-7-12)
879 880		SECTION 9 - CATASTROPHIC LEAVE
881 882 883 884 885 886 887 888 889	9.01	An employee is eligible to receive catastrophic leave pursuant to this policy in the event of the death of an immediate family member (defined as spouse, child, stepchild, parent or step-parent) or for serious health conditions of an immediate family member. In an event of an employee's death, the beneficiary may apply for catastrophic leave. To be eligible for the County Catastrophic Leave Program for a serious health condition, the affected employee must also apply and be approved for the Family and Medical Leave Act. In exceptional circumstances an employee may request a waiver of the 1250 hour FMLA requirement for hours worked within the past twelve (12) months.
891 892 893 894 895 896 897 898	9.02	Any County employees may donate a maximum of five (5) sick leave days to eligible employees for catastrophic leave. Eligible employees may receive a maximum of forty (40) days in donations of sick leave per occurrence of catastrophic leave eligibility. Receiving employees should have a proven history of conservative usage of the County's sick leave benefit. The standard of measurement for eligibility will be retention of 40% of total accrued sick leave at the time of the qualifying event. Temporary employees and LTE employees are not eligible for the program.
899 900	9.03	A serious health condition is defined for this Policy to be the same definition as under the Federal Family and Medical Leave Act.
901 902 903 904 905 906 907 908	9.04	Employees who wish to apply for Catastrophic Leave shall complete a Catastrophic Leave Application. Once completed, the form shall be submitted to the Personnel Director for approval with notification to the Department Head. Once approved, the form will be provided to the Administrative Coordinator/Director of Finance Office, which will make a written announcement or solicitation for donations. The announcement shall be placed on all official county bulletin boards for a period of ten (10) workdays.
909 910 911 912 913	9.05	Any employee that wants to donate sick leave must complete a Catastrophic Leave Donation Form. Once completed, the form shall be returned to the Administrative Coordinator/Director of Finance Office. Employee donations of sick leave time must be in whole day increments, cannot exceed five (5) days per donation, and cannot decrease the donor employee's sick leave balance to less than ten (10) days.
914 915 916 917 918 919	9.06	Donated sick leave transfers will be accepted on a first in, first used basis as determined by receipt of the authorization at the Administrative Coordinator/Director of Finance Office. Forms received after the maximum donations have been received will be returned to the donor with an appropriate explanation.

CHAPTER SEVEN: EMPLOYEE DISCIPLINE AND DISCHARGE  SECTION 1 - DISCIPLINE AND DISCHARGE  1.01 General Policy. Employees who violate County rules, regulations, policies and procedures, including, without limitation, those listed in this Manual, or who have unsatisfactory work performance are subject to disciplinary action up to and including discharge from employment At the sole discretion of the County, various types of employee discipline may be imposed which include oral reprimand, written reprimand, suspension and discharge. None of these disciplinary measures are required to be used before discharge from employment occurs, nor the listed actions required to be used in any specific order. Nothing in this Manual shall be construed as establishing a "just cause" standard for discipline or discharge of an employee.  Actions that may result in Discipline or Discharge. Listed below are examples of behaviors or actions, which, in the absolute discretion of the County, may result in discipline or discharge. The listing provided below is illustrative, and is not intended to be all-inclusive.  A. Incompetence or inefficiency in the performance of duties;  B. Any unlawful manufacturing, distributing, dispensing, possessing, having a blood alcohol concentration of above .00, (absolute sobriety) or with a detectible amount of restricted control substance in the workplace. This Policy, however, does not prohibit an employee or if authorized by the Department Head for undercover work;  C. Insubordination or failure to perform duties as instructed.  Willful and intentional refusal to perform work assignment, or to follow orders of supervisor;  E. Arguing, verbal abuse or assault of any person;  E. Arguing, verbal abuse or assault of any person;  F. Intentionally fail or refuse to perform a known mandatory, non-discretionary, administrative duty of his office or employment within the time or in the manner required by law;  G. Perform an act which he knows is in excess of his lawful authority or which he knows is forbidden by		Empic	e Handbook
955 956 957 1.01 General Policy. Employees who violate County rules, regulations, policies and procedures, including, without limitation, those listed in this Manual, or who have unsatisfactory work performance are subject to disciplinary action up to and including discharge from employment. At the sole discretion of the County, various types of employee discipline may be imposed which include oral reprimand, written reprimand, suspension and discharge. None of these disciplinary measures are required to be used before discharge from employment occurs, nor are the listed actions required to be used in any specific order. Nothing in this Manual shall be construed as establishing a "just cause" standard for discipline or discharge of an employee.  2065 2070 21.02 22 Actions that may result in Discipline or Discharge. Listed below are examples of behaviors or actions, which, in the absolute discretion of the County, may result in discipline or discharge. The listing provided below is illustrative, and is not intended to be all-inclusive.  2070 2071 2072 2073 2074 2075 2076 2076 2077 2077 2077 2077 2078 2078 2079 2079 2079 2079 2070 2070 2070 2070	953		CHAPTER SEVEN: EMPLOYEE DISCIPLINE AND DISCHARGE
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including, without limitation, those listed in this Manual, or who have unsatisfactory work performance are subject to disciplinary action up to and including discharge from employment. At the sole discretion of the County, various types of employee discipline may be imposed which include oral reprimand, written reprimand, suspension and discharge. None of these disciplinary measures are required to be used before discharge from employment occurs, nor are the listed actions required to be used in any specific order. Nothing in this Manual shall be construed as establishing a "just cause" standard for discipline or discharge of an employee.  1.02 Actions that may result in Discipline or Discharge. Listed below are examples of behaviors or actions, which, in the absolute discretion of the County, may result in discipline or discharge. The listing provided below is illustrative, and is not intended to be all-inclusive.  A. Incompetence or inefficiency in the performance of duties:  B. Any unlawful manufacturing, distributing, dispensing, possessing, having a blood alcohol concentration of above .00, (absolute sobriety) or with a detectible amount of restricted control substance in the workplace. This Policy, however; does not prohibit an employee from ingesting a legally obtained prescription drug that was legally issued to the employee or if authorized by the Department Head for undercover work;  C. Insubordination or failure to perform duties as instructed;  D. Willful and intentional refusal to perform work assignment, or to follow orders of supervisor;  E. Arguing, verbal abuse or assault of any person;  F. Intentionally fail or refuse to perform a known mandatory, non-discretionary, administrative duty of his office or employment within the time or in the manner required by law;  G. Perform an act which he knows is in excess of his lawful authority or which he knows is forbidden by law to do in his official capacity;  H. Whether by act of commission or omission, exercise a discretionary power in a manner inco		1.01	General Policy. Employees who violate County rules, regulations, policies and procedures.
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1002. II. Engaging in illegal discrimination of the public employer or fellow employee:	1001		J. Engaging in illegal discrimination of the public, employer or fellow employee;
	1002		
	1004		

Wisconsin Statutes, Administrative Rules or Regulations, or by County Policy;

Employee Handbook 1006 X. If an employee is a caregiver whose employment is covered by Federal or State Law, or Department of Health and Family Services Rules and required by §48.685 and §50.065, 1007 1008 Wisconsin Statutes, then conviction of a serious crime as defined under those laws, will be a 1009 violation of County policies; 1010 Y. Determination made that the employee has abused or neglected a client or child or to have 1011 misappropriated a client's property delineated by Federal Law, Wisconsin Law, or 1012 Department of Health and Family Services Rules and as required by §48.685 and 50.065, 1013 Wisconsin Statutes: 1014 **Z.** Gambling on County property; 1015 **AA.** Unavailability for work because of incarceration; 1016 **BB.** Fighting or creating a disturbance among co-workers: 1017 CC. Making false or malicious statements with the intent to harm or destroy the reputation, 1018 authority or official standing of an individual or organization; 1019 **DD.** Violation of the County's ethics ordinance; **EE.** Employee dishonesty including, without limitation, the provision of false or incomplete 1020 1021 information in connection with the individual's employment with the County; or 1022 **FF.** Engaging in misconduct in public office. 1023 1024 **SECTION 2 – RESIGNATIONS & TERMINATIONS** 1025 1026 2.01 **Resignation Notice.** 1027 1028 A. Employees wishing to resign in good standing shall give written notice to the Department 1029 Head not less than ten (10) business days before such resignation shall be effective. The 1030 Department Head shall provide written notice of the resignation to the Personnel Director. 1031 When a resignation notice is received, it shall be accepted by the Department Head and shall be final unless reversed by the Department Head and the Personnel Director. 1032 1033 1034 **B.** Department Heads, supervisors, managers, and professional employees shall give thirty (30) 1035 calendar days written resignation notice to the Personnel Director, with a copy to the 1036 Administrative Coordinator/Director of Finance and the Home Committee Chair. When a 1037 resignation notice is received it shall be accepted by the Personnel Director and shall be final 1038 unless reversed by the Home Committee Chair. 1039 1040 C. Failure to give the minimum notice of resignation listed above shall cause forfeiture of fringe 1041 benefits otherwise available to the employee including, but not limited to, accrued vacation, 1042 sick leave and floating holidays. If proper notice is given, resignation pay consisting of all 1043 accrued vacation and eligible sick leave will be included in the last check of the employee. 1044 Unauthorized absence of an employee for three (3) consecutive workdays may be considered 1045 a resignation of such employee. 1046 1047 2.02 **Payout.** Employees who resign, retire, or are discharged shall be paid in full by no later than the 1048 date on which the employee regularly would have been paid under the County's established payroll schedule. In case of the death of an employee, the full amount of wages due shall be paid 1049 1050 to the spouse, children, or other dependent living with such employee at the time of the death. 1051 1052 2.03

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Return of County Property. Employees leaving County employment shall return all identification card, keys to all County property, all materials and equipment that belongs to the County to the Department Head on or before the last day of work. Failure to return County property may result in prosecution. Any employees transferring from one (1) County Department to another shall return all keys, material, and equipment to the Department Head prior to beginning the new position.

1059		SECTION 3 - GRIEVANCE PROCEDURE
1060		
1061	3.01	Grievance Procedure. The County has adopted a grievance procedure in accordance with §Wis.
1062		Stat. 66.0509(1m) which allows eligible employees to grieve covered employee terminations,
1063		discipline and workplace safety. The grievance procedure outlines the actions which may be
1064		grieved, the employees who are eligible to utilize the grievance procedure and the procedures and
1065		process for resolving grievances. The Grievance Procedure is set forth as Appendix C to this
1066		Manual. If you have questions regarding the grievance procedure, please contact the
1067		Administrative Coordinator.
1068		
1069		SECTION 4 - LAYOFFS
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1071	4.01	Layoffs. Employees may be laid off by action of the Department Head in conjunction with the
1072		Home Committee.
1073		
1074		

1075		CHAPTER EIGHT: EXPENSE POLICIES
1076 1077	S	ECTION 1 - CONVENTIONS, SEMINARS, TRAINING & TOUR REIMBURSEMENT
1078 1079 1080 1081	1.01	<b>Approval.</b> Elected Officials, Department Heads and staff personnel may attend conventions seminars, training and tours, provided it is related to the individual's job, and is approved in the department's budget.
1082 1083 1084	1.02	<b>Out-of-State.</b> All out of state travel and related expenses shall be authorized by resolution of the County Board.
1085 1086 1087 1088 1089 1090 1091 1092 1093 1094	1.03	Reimbursement for Expenses. The County will reimburse employees for expenses incurred for approved travel, conventions, seminars, training and tours. Employees shall be reimbursed in the monthly check processing. Employees shall receive approval, from their Department Head, prior to attending any convention, seminar, training or tour. The Department Head shall only approve an employee to go to a convention, seminar, training or tour if funds are available in the budget. In order to receive reimbursement, you must submit the original receipts and appropriate forms within 30 days of the date of the expense. Reimbursed expenses may be taxable under IRS regulations.
1095 1096 1097 1098		<b>A. Lodging.</b> Approved lodging should be reserved in the name of Adams County by use of a credit card available from the Administrative Coordinator/Director of Finance may be used to reserve a room. Employees shall pay the difference between single and double rates it lodging is shared with a non-county employee.
1099 1100 1101 1102 1103 1104 1105 1106 1107 1108 1109		<b>B. Mileage.</b> Employees who drive for County business shall hold a valid driver's license Authorized use of an employee's automobile for County business shall be reimbursed at the rate set by the Internal Revenue Service. The employee shall use the most direct route possible. Distance shall be computed from the employee's primary residence or work location, as circumstances warrant. In order to receive mileage reimbursement, it will be necessary to provide the Administrative Coordinator/Director of Finance with a Certificate of Insurance, or a copy of the declaration page, indicating the amounts of coverage for liability and an expiration date of the policy. The minimum limits of coverage the employee shall have are:
1110 1111 1112 1113 1114		\$100,000 per person \$300,000 per accident Bodily Injury \$ 50,000 per accident Property Damage, or \$300,000 Combined Single Limit
1115 1116 1117 1118		Employees are required to have this coverage as a minimum amount whether or not mileage reimbursement is requested. Failure to comply with these amounts will result in the employee not being authorized to drive for the County, and may result in discipline, up to and including discharge, for failure to perform assigned duties.
1119 1120 1121 1122 1123 1124		This shall be done at the start of employment with the County and at the time of renewal of the policy. An alternative is to obtain a Certificate of Insurance or a document from your insurance agent which names Adams County as the certificate holder and indicates the agent will contact the certificate holder if the insurance is canceled, this will be regarded as continuous coverage and will not require proof of renewal.
1125 1126 1127		1. If a Department has a vehicle, or vehicles, and an employee attends a training or seminar that vehicle should be used if available, rather than using a personal vehicle and charging

1128		mileage. Departments that do not own vehicles should check with Department's that do
1129		to see if one can be used, rather than using a personal vehicle and charging mileage.
1130		2. No employee may claim mileage to his work place if it is the first (1st) stop of the day, or
1131		from his work place if it is the last stop of the day.
1132		3. For trips that commence and terminate during non-business hours, the actual point of
1133		origin shall be used to compute mileage.
1134		4. The County shall make no reimbursement, other than the per mile reimbursement
1135		specified above, to employees who use their private vehicles in the conduct of County
1136		business.
1137		5. If traveling by bus or other means of transportation, the appropriate fare will be paid by
1138		the County.
1139		•
1140	C.	<b>Meals.</b> Employees will be reimbursed a maximum of \$35.00 per day if
1141		
1142		1. The employee is attending an approved convention or seminar out of the County.
1143		2. Meal reimbursement shall be as follows:
1144		a) It will be necessary to have a receipt for meals. No reimbursement shall be made for
1145		the cost of alcoholic beverages.
1146		3. Per IRS regulations, reimbursement for meals is taxable income, unless the meal is a
1147		result of the employee traveling away from home overnight or that travel is long enough
1148		that they require substantial "sleep or rest". (Res. #107, adopted 12-18-12)
1149		that they require substantial sleep of rest. (Nes. #107, adopted 12-10-12)
1150	D	Parking. Reasonable and necessary parking fees will be reimbursed when an employee is
1151	D.	required to travel. If possible, a receipt shall accompany the request for payment.
1152		required to traver. If possible, a receipt shall accompany the request for payment.
1153	F	Advance Payment. The County will pay in advance for registration if attendance is approved
1154	12.	as provided in this Section.
1154		as provided in this Section.
1156	E	<b>Approval.</b> Department Heads shall sign and approve all expense vouchers of their employees
1157	г.	prior to submitting the voucher to the Administrative Coordinator/ Director of Finance's
1157		Office. Expense vouchers shall include only expenses incurred prior to the end of the
1156		preceding month and shall be submitted monthly.
1160		preceding month and shan be submitted monthly.
1161	C	Telephone Calls While Attending Overnight Meetings. Employees shall be reimbursed for
1162	G.	<u>.</u>
		phone calls made, while attending overnight meetings, which pertain to County business.
1163 1164		Personal phone calls shall not be reimbursed.
1165	II	Designation If a request for a registration about is not submitted timely to the
	п.	<b>Registration.</b> If a request for a registration check is not submitted timely to the
1166		Administrative Coordinator/ Director of Finance's Office, the employee shall pay the cost of
1167		the registration and include that cost in the expense reimbursement request for the next
1168		monthly check run.
1169	-	
1170	I.	Transportation.
1171		
1172		1. <b>Air Travel.</b> Travel by plane shall be at coach rate and airline tickets shall be purchased in
1173		advance so as to achieve the lowest possible fare. If air travel will require additional
1174		nights of lodging and additional meals, these extra expenses and the value of lost work
1175		time shall be weighed against the airfare and the most economical choice shall be made.
1176		A receipt shall accompany the request for payment.
1177		2. Auto Rental. Only the reasonable cost of compact or subcompact models is
1178		reimbursable, unless prior approval is obtained from the Administrative
1179		Coordinator/Director of Finance. A receipt shall accompany the request for payment.

1181 1182	1.04	Membership in State or National Organizations. Memberships to local, state or national organizations may be reimbursed by the County provided it is required for the employee's position on if it provides a horofit to the County provided that it is hydgeted.
1183 1184 1185 1186 1187	1.05	position, or if it provides a benefit to the County, provided that it is budgeted. <b>Professional Licensure Fee.</b> Fees for Professional Licensures may be reimbursed by the County provided it is required for the employee's position, or if it provides a benefit to the County provided that it is budgeted. This shall include the cost of becoming and maintaining a Notary Public for County business.
1188 1189		SECTION 2 - COUNTY CELL PHONE ISSUANCE
1190		
1191 1192 1193 1194 1195	2.01	The County may issue a cell phone to an employee under certain circumstances when regular business travel or excessive use of a personal cell phone is used for County business. The Administrative & Finance Committee shall approve all requests for County cell phones. (Res. #68 adopted 4/15/14)
1196 1197 1198	2.02	Once approved, the MIS Director shall obtain and issue a cell phone to the employee. (Res. #68 adopted 4/15/14)
1198 1199 1200	2.03	Employees shall limit the use of their County cell phone to County business.
1200		SECTION 3 – PAYMENT OF PERSONAL PROTECTIVE EQUIPMENT
1202		SECTION S THE WEST OF TEMPORAL PROTECTIVE EQUITATION
1203 1204 1205 1206	3.01	Your department per the safety policy (4.07) will be responsible for issuance of standard personal protective equipment (PPE) as required by job classification and OSHA. The standard issue will be through a vendor that will provide quality, uniformity, and cost effectiveness. The County will not pay for upgraded or personalized PPE requested by an employee.
1207 1208 1209 1210 1211 1212	3.02	The County will pay for replacement of PPE due to normal wear and tear or damaged equipment while performing their normal job duties. It must be reported to the department head as soon as possible. The item that is being replaced shall be exchanged. The employee will be held responsible for the replacement of PPE when it is lost or the employee shows up to work without the required PPE to perform the job.
1213 1214 1215	3.03	Any employee intentionally damaging PPE will be dealt with according to the disciplinary procedures.
1216 1217		SECTION 4- TOOLS AND TOOL REPLACEMENT PROCEDURES
1218 1219 1220 1221 1222	4.01	<b>Tool Issue.</b> Department Heads will authorize or reject tool order request(s) based on job classification. The Department Head will utilize a vendor that provides quality, uniformity, and cost effectiveness.
1223 1224 1225 1226	4.02	<b>Inventory.</b> Each employee will provide a list of tools in their possession to their Department Head. This list will be kept on file the respective department and may be subject to verification by the Department Head. Lists of tools shall be reviewed and updated the first week of January each year or more often if deemed necessary by the Department Head.
1227 1228 1229 1230 1231	4.03	<b>Tool Replacement.</b> Replacements for broken or worn-out tools or equipment will be handled by your Department Head. All tools must be turned in prior to replacement.

1232 1233		CHAPTER NINE: INFORMATION MANAGEMENT & TELECOMMUNICATIONS
1234 1235 1236 1237 1238 1239 1240	1.01	<b>General.</b> The guidelines and prohibitions established in this policy are meant to protect Adams County's computer equipment, software, and data from damage caused by the unauthorized use of the County's computers and networks by County employees or unauthorized access by third parties to the County's computers and networks. This policy is also intended to protect County employees from harm that may result from the improper use of the County's computers and networks by other employees or unauthorized third parties.
1240 1241 1242	2.01	Security.
1243 1244 1245 1246 1247 1248 1249 1250 1251		<ul> <li>A. All user passwords will be required to be changed every 90 days.</li> <li>B. Passwords must not be accessible to any other users other than a Department Head. Each user is solely responsible for all computer transactions, such as internet use, emails and file access, which take place using their username &amp; password. Users are prohibited from sharing access to their computer or password with anyone other than the Department Head.</li> <li>C. Users must notify MIS immediately if they feel their password or account has been compromised.</li> <li>D. Users are responsible to manage their files by storing them in the correct location based on security requirements.</li> </ul>
1252 1253 1254 1255 1256 1257 1258 1259	3.01	<b>Personal Use Of Computer System.</b> Incidental and occasional personal use of the Internet or the corporate e-mail system is permitted, subject to the restrictions contained in this policy or any related departmental policy. Any personal use of internet or e-mail is expected to be on the employee's own time and is not to interfere with the person's job responsibilities. Personal use of these systems must not detrimentally affect the job responsibilities of other employees, disrupt the system and/or harm the County's reputation.
1260 1261 1262 1263 1264 1265	4.01	<b>No Right Of Privacy.</b> Employees have no right of privacy when using the County's computer system, including all e-mail activity and internet use. Adams County reserves and intends to exercise the right to monitor, review, audit, access and disclose any and all files created on any county computer. Passwords are not an indicator of personal privacy from employer monitoring. Adams County's failure to monitor in particular situations is not a waiver of the Counties right to monitor in the future.
1266 1267 1268 1269 1270 1271	5.01	<b>Prohibited Conduct</b> . County employees are responsible for preserving the integrity of Adams County's computer network and computer systems and agree not to interfere with or disrupt the County's computer network, other network users, services, programs, software, or equipment. "Interference or disruption with the Adams County network", other network users, services software or equipment includes, but are not limited to the following:
1272 1273 1274		1. Allowing unauthorized users to use County equipment;
1274 1275 1276 1277		2. The use of the County system and/or networks to gain unauthorized access to remote systems;
1278 1279 1280		3. Use of the County system to copy and/or distribute unauthorized system files or copyrighted material, such as third-party software, pictures, documents;
1281 1282 1283		4. Intentional attempts to "crash" the County computers or computer networks systems or program, attempting to secure unauthorized higher level privileges on the networked systems;

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1284 1285 1286	5.	The willful or negligent introduction of computer viruses or destructive programs that could adversely affect the County computers or networks;
1287 1288 1289	6.	Sharing User ID's and password information with any other person. If a County employee does share his or her User ID and password with another person, the employee shall be solely responsible for the actions that other person has appropriated and discipline may occur;
1290 1291 1292 1293	7.	Deleting, examining, or modifying files or work product belonging to other users without their prior consent; or
1294 1295 1296	8.	Using the computers or computer networks or any of its authorized software for personal gain or solicitation, to harass or threaten others; to send junk mail or "for-profit" messages.
1297 1298 1299		s also against Adams County policy for an employee to engage in the following conduct on the unty computers or networks:
1300 1301	1.	To use the computers or networks for unlawful activities;
1302 1303 1304 1305 1306	2.	To use abusive or obscene language in any messages transmitted on the computers or networks, including any internal or external Email messages, sexually explicit messages, cartoons, ethnic or racial slurs, Internet communications, or other transmissions that could be construed as the harassment or disparagement of others;
1306 1307 1308 1309	3.	To engage in behavior on the computers or networks that is inappropriate, including pornography or any other inappropriate web surfing;
1310 1311	4.	To engage in behavior on the computers or networks that is prohibited under the County Personnel Policies, including but not limited to, harassment, workplace violence, etc.; or
1312 1313 1314	5.	To engage in any other conduct that could cause congestion and disruption of the County's computers or networks and systems.
1315 1316 1317 1318 1319 1320 1321	inc Cor pla wit	ny County policies apply to the use of electronic and telephonic communication systems, luding those concerning courtesy, harassment, reporting absences, and solicitation. The unty reserves the right to revise or expand its definitions of prohibited communications and ce additional restrictions on Email/Internet usage at any time. Employees who fail to comply h the computer use policy or other County policies may be subject to disciplinary action, up to I including, termination of employment.
1322 1323 <b>6.01</b> 1324 1325 1326 1327	Eti sys	quette. All e-mails should be written in a professional and respectful manner. Users of e-mail tems shall not send email messages that contain profanity, obscenity, defamatory or abusive guage.

1328 1329		CHAPTER TEN: GENERAL ADMINISTRATIVE AND DEPARTMENT POLICIES
1330 1331		SECTION 1 - PARKING POLICY
1332 1333 1334	1.01	The first row of parking closest to any County building or facility shall not be utilized by County employees during normal hours of operation.
1335 1336 1337 1338	1.02	Parking for disabled individuals is generally available at all facilities pursuant to Wis. Statutes 346.503. Employees with special parking needs must request accommodation from the Administrative/Coordinator/Director of Finance.
1339 1340		SECTION 2 – TOBACCO USE
1341 1342 1343	2.01	<b>Smoking</b> . There shall be no use of tobacco products allowed in any enclosed County buildings/facilities, County owned or leased property or County vehicles per Ordinance 3-2009.
1344 1345	2.02	Exceptions. See Ordinance 3-2009.
1346 1347		SECTION 3 - VEHICLE POLICY
1348 1349	3.01	Drivers and operators of County vehicles and equipment shall be properly trained and licensed.
1350 1351 1352 1353 1354	3.02	Employees are not permitted to use County vehicles for a personal purpose. The only exceptions to this rule are incidental stops. Examples are stops at a restaurant for a meal, an Automatic Teller Machine (ATM) or financial institution, urgent care or emergency room or a gas station or convenience store.
1355 1356 1357 1358	3.03	Unauthorized personal use of County vehicles is prohibited conduct. Department Heads shall monitor employee's use of County vehicles to ensure all vehicles are utilized for authorized official County purposes only. No County vehicle, except those designated by Department Policy shall be driven to an employee's home after or during work hours.
1359 1360 1361	3.04	No one other than County employees shall be allowed to operate a County vehicle.
1362 1363 1364	3.05	The County's Vehicle Policy applies to volunteers conducting sanctioned business on behalf of the County as approved by the Department Head.
1365 1366 1367	3.06	Misuse of County vehicles shall be reported to the Department Head and if necessary, the Administrative Coordinator/Director of Finance for appropriate action.
1368 1369 1370	3.07	<b>Operator Licensing.</b> Operators of County-owned vehicles or recipients of any form of vehicle or mileage reimbursement or allowance shall possess a valid Wisconsin Driver's License.
1371 1372		<b>A.</b> Operators of vehicles or equipment requiring a special class license shall posses a license prior to operation of such vehicle or equipment.
1373 1374 1375		<b>B.</b> Employees who regularly operate a County vehicle shall report to the Personnel Director, through their supervisor, any suspension, revocation or restriction of their driver's license within ten (10) business days.
1376 1377 1378 1379		C. Current employees in employee classifications that require the ability to obtain a valid driver's license will have their driving records verified through the Department of Motor Vehicles (DMV). A current copy of driving records may be filed with the employee's records. An employee negatively affected by this record shall be afforded an opportunity to

1380 1381 1382 1383 1384		present evidence showing the record is erroneous, or that there were mitigating circumstances surrounding the negative elements of the report. <b>D.</b> Use of a County vehicle by an employee shall be reviewed by the Personnel Director as required by any Federal or State Safety Regulation or Law or as otherwise deemed necessary by the Personnel Director in his or her discretion.
1385 1386 1387 1388 1389	3.08	<b>Safety.</b> Employees shall operate vehicles and equipment in compliance with the traffic laws operator licensing requirements, vehicle dimensions and weight limits, and vehicle equipment requirements of the Wisconsin Statutes.
1390 1391		<b>A.</b> Operators and passengers of County vehicles and equipment shall wear seat belts at all times unless exempt by law.
1392 1393		<b>B.</b> Operators of County vehicles and equipment shall exercise every reasonable caution and care while operating County vehicles and equipment.
1394 1395 1396 1397 1398		C. Illegal Drugs. Driving any County vehicle or operating any County equipment, with a detectible amount of a restricted controlled substance or in the possession of any illegal drug, except for the transportation of such drugs that have been confiscated as evidence, is strictly prohibited. Violation of this Policy subjects the individual to disciplinary action, up to and including discharge.
1399 1400 1401 1402		<b>D.</b> Alcoholic Beverages. No person shall operate County vehicles or equipment with a blood alcohol concentration above .00 (absolute sobriety). County vehicles shall not be used to transport alcoholic beverages under any circumstances, except for the transportation of such beverages that have been confiscated as evidence, or used in intoxication detection training
1403 1404		conducted by law enforcement personnel. Violation of this Policy subjects the individual to disciplinary action, up to and including discharge.
1405 1406 1407 1408 1409		<ul> <li>E. Smoking. Smoking is prohibited in all County owned or leased vehicles and equipment.</li> <li>F. Prescription Drugs. No person shall operate vehicles or equipment if taking prescription medications that impair or impede their ability to operate a vehicle safely. Employees taking prescription drugs that may impact their ability to safely operate a vehicle and/or equipment should immediately notify their manager and/or supervisor.</li> </ul>
1410 1411	3.09	Vehicle Operations.
1412 1413 1414 1415 1416 1417	A.	Any operator_shall be responsible for reporting any and all vehicle and equipment mechanical problems to the Department Head as soon as possible. All accidents involving County vehicles or on County time, shall be reported to the Administrative Coordinator/Director of Finance as soon as possible. Users shall also be responsible for following the Department Policies for scheduled service when notified of service due.
1418 1419	В. С.	Vehicle operators shall be responsible for fueling vehicles.  County vehicle and equipment operators shall be responsible for checking oil and water levels,
1420 1421	D.	tire pressure, and condition while fueling, or not less than once per month.  Operators shall maintain the cleanliness of vehicles.
1422 1423 1424	Е.	No modifications are allowed to County vehicles unless approved by the Department Head.  SECTION 4 – SOLICITATION POLICY
1425		SECTION 4 - SOLICITATION TOLICI
1426 1427 1428 1429	4.01	Adams County maintains a business atmosphere in all operations and facilities, and as such, solicitation and distribution activities on County premises by employees and non-County employees may unduly interfere with the normal operations of the County, may interfere with efficiency, may be personally annoying, and may post a threat to security.
1430 1431 1432	4.02	Vendors of any kind are not allowed to solicit Adams County employees to purchase goods and services for their personal use during working hours on County property.

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1434 1435 1436 1437	4.03	Persons who are not employed by the County are prohibited from soliciting funds or signature, conducting membership drives, posting, distributing literature or gifts, or engaging in any other forms of solicitation of County employees on County property.
1438 1439 1440	4.04	There are non-solicitation notices at each building entrance. If a vendor attempts to solicit employees, the Department Head shall show the vendor a copy of this policy and direct any questions to the Administrative Coordinator/Director of Finance Office.
1441 1442 1443 1444 1445 1446	4.05	Adams County recognizes that employees may have interests in events and organizations outside and occasionally within the workplace. Employees may discuss these interests during their breaks and unpaid lunch hours, but may not solicit or distribute literature concerning these activities during scheduled work time.
1447 1448 1449	4.06	Adams County, as a community partner, does authorize employee participation in the following activities:
1449 1450		American Red Cross
1451		• Angel Tree
1452		• Coats for Kids
1453		Holiday Tree
1454		Humane Society
1455		Project Lifesaver
1456		• Relay for Life
1457		Salvation Army
1458		Scholarship Fund
1459		• Stuff the Bus
1460		• United Way
1461		·
1462		Employees involved in these activities shall participate in them outside of scheduled work hours
1463		unless expressly authorized by their Department Head. Any scheduled work time incurred in
1464		these activities must be recorded.
1465		
1466	4.07	The posting of written solicitations on County bulletin boards is also restricted to events
1467		sponsored by non-profit organizations. Further, employees shall not use the Adams County e-mail
1468		to solicit fundraisers, ticket sales or other charitable activities, unless prior approval is granted by
1469		the Administrative Coordinator/Director of Finance.
1470		CECTION & DEDGONAL CELL BHONE LIGE
1471		SECTION 5 – PERSONAL CELL PHONE USE
1472 1473	5.01	An amployee may use their personal call phone in case of americancy to conduct their personal
1 <del>+</del> /3	2.01	An employee may use their personal cell phone in case of emergency, to conduct their personal

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are prohibited from texting while operating a vehicle for county business.

business while on break, lunch, before work hours or after work hours. Cell phones should have

the ring tone turned off as not to disrupt work during business hours. Due to potential liability

risks, employees who are driving county vehicles and conducting county business shall not use

their personal cell phone while driving, unless required as part of their job duties. When it is

necessary to make or accept a phone call while driving the employee shall make every effort to

safely pull off the roadway until the phone business is concluded. Per Wis. Statutes-employees

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1482 1483		CHAPTER ELEVEN: SAFETY POLICIES
1484 1485		SECTION 1 - SECURITY
1486 1487 1488 1489 1490 1491 1492 1493 1494	1.01	No employee shall permit anyone in the Courthouse before 7:30 a.m. or after 4:45 p.m., unless they know the person and are doing business with them. Exceptions to this will be when the Courthouse is opened by the Maintenance Department for County Board meetings or other County related meetings in the Courthouse. The security hours may vary for other County Offices not located in the Courthouse, depending on the hours of work for certain offices. Each Department shall have an established policy for the hours in which their building and office shall be open and it shall be communicated with all employees in the Department.
1495		SECTION 2 - NOTICE OF INJURY
1496 1497 1498 1499 1500 1501 1502 1503 1504	2.01	<b>Reporting an Injury</b> . The immediate concern is to ensure that the employee or volunteer receives immediate medical attention as needed. An employee shall immediately report to his Department Head or immediate supervisor any injury, whether medical attention is required on not, that allegedly incurred while in the course of his employment. An employee's failure to report an accident within twenty-four (24) hours of the injury shall result in disciplinary action. This section shall also apply to all County volunteers. Failure to comply with the policy by a volunteer of the County may result in the volunteer not being allowed to perform volunteer duties on behalf of the County any longer.
1505 1506	2.02	If non-emergency medical treatment is required.
1507 1508 1509 1510		<b>A.</b> If non-emergency medical treatment is required on the day of injury or suspected at a later time, provide the injured employee with the following materials:
1511 1512 1513		<ol> <li>Job Assessment Form - to be completed by the Department Head.</li> <li>Return to Work Form - to be completed by the attending physician.</li> </ol>
1514 1515		<b>B.</b> Also instruct the employee to:
1516 1517 1518 1519 1520 1521 1522 1523		<ol> <li>Inform the attending physician that transitional duty work may be available.</li> <li>Provide the forms to his physician at the time of treatment.</li> <li>Advise that all questions regarding traditional duty work assignments should be directed to the Personnel Director.</li> <li>Obtain a completed Return to Work Form from the physician at the time of exam.</li> <li>Failure to report to work or contact a manager within twenty-four (24) hours following medical treatment may result in disciplinary action.</li> </ol>
1524 1525		SECTION 3 - WORKPLACE VIOLENCE POLICY
1525 1526 1527 1528 1529 1530	3.01	<b>Purpose</b> . The County does not tolerate acts of workplace violence committed by or against employees and strictly prohibits employees from making threats or engaging in violent acts. This is a Zero-Tolerance Policy, meaning that the County will discipline, up to and including discharge, any employee found to have violated this Policy.
1531	3.02	Prohibited Conduct. Prohibited conduct includes, but is not limited to:
1532 1533 1534		<ul><li>A. Injuring another person physically.</li><li>B. Engaging in behavior that creates a reasonable fear of injury in another person.</li></ul>

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1535 C. Engaging in behavior that subjects another individual to extreme emotional distress. 1536 **D.** Possessing or using a weapon while on County premises or engaged in County business, except Law Enforcement Officers while acting in an official capacity. 1537 1538 **E.** Brandishing a weapon while on County premises or engaged in County business. 1539 **F.** Damaging property intentionally. 1540 **G.** Threatening to injure an individual or damage property. 1541 H. Committing injurious acts motivated by, or related to, domestic violence or sexual harassment. 1542 1543 1544 3.03 **Enforcement**. All acts of violence, harassment, or threats committed on County premises must 1545 immediately be reported to the Personnel Director's Office and the Sheriff's Department, All 1546 employees who commit violent acts or who otherwise violate this Policy are subject to corrective 1547 action or discipline, up to and including discharge. The County will seek the prosecution of all 1548 who engage in violence on its premises or against its employees while they are engaged in 1549 County business. 1550 1551 SECTION 4 – WORKPLACE SAFETY 1552 1553 4.01 General. It is the intent of Adams County to provide a safe environment for employees and to 1554 properly manage any conditions, hazards or incidents that do develop so as to minimize injury 1555 and other forms of loss. In order for Adams County to achieve its goals, it has developed a 1556 workplace safety policy outlining the procedures regarding employee health and safety. Each and every employee must become familiar with the policy, follow and enforce safety practices and 1557 1558 procedures, and become an active participant in this workplace safety program. While 1559 management and the Adams County Safety Committee (Safety Committee) will be responsible for developing, organizing and implementing this policy, the policy's success will depend on the 1560 1561 involvement of each employee. The County looks forward to your cooperation and participation. 1562 1563 4.02 Safety Committee. Adams County has appointed a Safety Committee to address safety issues 1564 and oversee the County's workplace safety program. The Safety Committee consists of a County Board supervisor and two qualified individuals who may or may not be County employees. 1565 1566 Department heads, supervisors, volunteers, special advisors, insurance professionals, employees and other qualified individuals may be invited to attend Safety Committee meetings or address 1567 1568 and provide consultation on safety issues that arise in the County. 1569 1570 4.03 County Compliance With Chapter Comm 32. The County will comply with all applicable 1571 standards of Chapter Comm 32 of the Wisconsin Administrative Code. 1572 4.04 1573 **General Safety Rules.** 1574 1575 In addition to those safety rules referenced in this Manual, the following general safety rules 1576 apply to all employees of the County: 1577 1578 Employees will exercise caution and observe all safety laws, regulations, rules and practices 1579 applicable to their positions and the operation of tools and equipment in their positions. 1580 Employees will participate in, and comply with, the County's Safety and Health Program. 1581 Any employee acting in a supervisory capacity shall require all employees under their 1582 supervision to comply with all applicable safety laws, regulations, rules and practices. 1583 All employees shall use reasonable precautions in the performance of their duties and act in 1584 such a manner as to assure maximum safety to themselves, their fellow employees and the 1585 public.

All employees shall familiarize themselves with the safety laws, regulations and rules

applicable to their jobs and shall consult with their supervisor on any safety law, regulation or

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Employee Handbook 1588 rule or practice not understood, or whenever work conditions present unforeseen hazards. 1589 No employee shall remove or make ineffective any safeguard, safety device or safety 1590 appliance except for the purpose of replacement, repair or adjustment. 1591 Employees shall keep their work areas clean, orderly and, to the extent possible, free from all 1592 recognized safety hazards. 1593 All employees shall work in appropriate clothing, including footwear, suitable for the type of 1594 work being performed and shall wear or use appropriate safety devices or personal protective 1595 equipment as necessary, provided, or directed. 1596 1597 Individual departments may adopt any safety rules that address particular operations or hazards 1598 that exist within that department and which are not inconsistent with the general safety rules 1599 listed above. 1600 4.05 1601 **Reporting Unsafe Conditions Or Hazards.** It is the responsibility of every employee who has 1602 knowledge of any unsafe condition or hazard to immediately report such condition or hazard to 1603 their immediate supervisor and/or the department head. Unsafe conditions and hazards may also 1604 be reported to the Safety Committee. Employees are encouraged to first report an unsafe condition or hazard to their immediate supervisor or department head for resolution before 1605 1606 referring the issue to the Safety Committee. Any report to the Safety Committee must be in 1607 writing on the County's Unsafe Condition or Hazard Report form. 1608 4.06 1609 Safety and Health Program. The County will maintain a safety and health program in accordance with Chapter Comm 32 of the Wisconsin Administrative Code that describes the 1610 procedures, methods, processes and practices used to manage workplace safety and health in the 1611 1612 County. The elements of the program include hazard identification and assessment, hazard 1613 prevention and control, and information and training. The Safety Committee shall be responsible 1614 for overseeing the County's safety and health program. 1615 4.07 1616 Responsibilities of Supervisors and Department Heads. Supervisors and/or department heads 1617 are held to the same safety and health standards to work safely and to prevent injuries and 1618 property damage as all other employees of the County. In addition, the responsibilities of supervisors and department heads include, without limitation, the following: 1619 1620 1621 Coordinate accident prevention as it applies to all areas of the safety and health program. 1622 Monitor work conditions, practices and methods to prevent safety violations. Correct as needed and instruct employees concerning safety laws, rules, regulations and 1623 1624 practices. 1625 Comply with Personal Protective Equipment (PPE) standards as required by the 1626 Occupational Safety and Health Administration (OSHA). 1627 Exceptions to the rule as defined by the OSHA Standard include, but are not limited to: 1628 Safety footwear Logging boots 1629 1630 Job Specific uniforms 1631 Ordinary weather-related gear

4.08 Disciplinary Action For Safety Related Issues And Violations. The following violations are offenses which could result in discipline up to and including discharge from employment. The decision as to what level of disciplinary action will be taken rests solely with the County and will be made on a case-by-case basis. Nothing in this policy is to be construed as establishing a "just cause" standard for discipline for employees or as modifying the employment at will relationship. The listing below is intended to be illustrative and is not intended to be all inclusive:

Prescriptive safety glasses

1639 1640 Drugs and Alcohol. Employees who report to work when physically, mentally or emotionally 1641 impaired as a result of the use of drugs or alcohol or become so impaired while at work, 1642 whether or not their condition results in personal injury and/or damage to property. 1643 Violation Of Safety Rules And Regulations. Employees who violate any of the safety rules or 1644 requirements outlined in this safety policy or any safety rules or regulations adopted by 1645 individual departments. 1646 Hazardous Acts. Employees who knowingly circumvent safety procedures, or violate safety 1647 rules or practices. 1648 Medical Information. Failure to provide appropriate medical information and required forms. 1649 Negligent Conduct. Failure to use reasonable care in performance of work-related duties 1650 which may result in injury or property damage. 1651 Irresponsible Actions. Behavior which creates risk of harm or actual harm to another person or the business, damage to County property or to the property of others while on County time 1652 1653 or on the premises. This includes, but is not limited to: reckless use of County equipment, 1654 assault or attempted physical assault on any fellow employee, horseplay or the use of drugs or 1655 alcohol while on County time. 1656 SECTION 5 – DRUG AND ALCOHOL TESTING 1657 1658 1659 5.01 A County employee shall be required to submit to drug and alcohol testing in the event of the 1660 following occurring within the scope of employee's duties for the County: 1661 1662 **A.** An accident of any nature that results in the employee seeking immediate medical treatment. **B.** An accident or incident that results in the damage of County or personal property (outside the 1663 1664 normal scope of duty, including but not limited to such things as a mailbox by a snowplow or 1665 wildlife). 1666 C. In a situation where a citation is issued to the employee for an accident or incident occurring 1667 within the scope of employee's duties for the County. Upon receiving a citation, an employee must immediately notify their Department Head. 1668 1669 1670 5.02 In the event of any occurrence above, the employee is prohibited from consuming any alcohol 1671 until he or she has been tested and must remain available to the Department Head for testing 1672 (unless emergency medical treatment is required). In the event a Department Head has an 1673 occurrence as described above, they must remain available to the Personnel Director or the Administrative Coordinator/Director of Finance. 1674 1675 1676 5.03 All efforts shall be made to test for alcohol within two (2) hours after the occurring event. If that 1677 cannot be accomplished, the reason for the failure must be documented by the Department Head 1678 or his/her designee and further attempts shall be made for the next six (6) hours. If testing cannot 1679 be completed within eight (8) hours, the reason for the failure must be documented. 1680 1681 5.04 A drug test shall also be conducted within 32 hours of the occurring event or the Department 1682 Head or his/her designee shall be required to document the reasons for the failure. The 1683 Department Head or their representative will determine which method will be used to transport the employee to the testing site. 1684 1685 1686 5.05 A refusal and/or interference with required testing, per above, shall constitute a violation of this 1687 Policy and will be considered a positive test result. Refusal and/or interference to test, or a 1688 positive result, shall result in disciplinary action, up to and including termination. 1689

1690 1691		SECTION 6 - POLICY ON A DRUG AND ALCOHOL FREE WORKPLACE
1692 1693 1694 1695	6.01	<b>Drug And Alcohol Free Workplace.</b> The County declares any location at which the County conducts its business to be a tobacco, alcohol and drug-free workplace. Any employee violating this Policy is subject to discipline, up to and including discharge.
1696 1697 1698 1699 1700 1701 1702	6.02	Use of Prescription Medication. This Policy, however, does not prohibit an employee from ingesting a legally obtained prescription drug that was legally issued to said employee. Because prescription medication can also affect an individual's demeanor and job performance, it is the employee's responsibility to notify his immediate supervisor if he is taking legal prescription drugs that may affect performance or ability to perform the position duties. Such prescription drugs must be given under medical supervision and may not interfere with the performance of job duties.
1704 1705 1706 1707 1708	6.03	<b>Reporting Drug Related Convictions.</b> Under the Drug-Free Workplace Act, an employee who performs work for a government contract or grant must notify Adams County of a criminal conviction for drug-related activity occurring in the workplace. The report must be made within five days of the conviction.
1709		SECTION 7 - MAINTENANCE AREAS
1710 1711 1712 1713 1714	7.01	For safety, security and liability issues, only employees of the Maintenance Department shall be allowed in the Maintenance Office and any maintenance areas of the Courthouse and Community Center buildings.
1715		SECTION 8 – COURTHOUSE CLOSING
1716 1717 1718 1719	8.01	A decision to close one (1) or more County Departments or facilities because of inclement weather or adverse physical working conditions shall be made by the County Board Chair after consultation with the Highway and Sheriff's Department, if needed.
1720 1721 1722 1723 1724	8.02	If County facilities are to be closed for the entire day due to inclement weather, radio stations that list local school closings should be notified before 6:00 a.m. if possible. Salaried (exempt) employees shall be paid regular pay if the facilities are closed for the entire day, and will not be required to use compensatory, holiday or vacation time.
1725 1726 1727 1728 1729 1730	8.03	Employees will be paid only for time worked because of an early closing. Employees may use available vacation time or compensatory time, but may not use sick leave, for hours lost under this Section. Employees may work when their Departments are closed only with specific approval of the employee's Department Heads.
1731		SECTION 9 – CONCEALED CARRY POLICY
1732 1733 1734 1735 1736	9.01	All County employees and elected officials shall comply with and are subject to the Adams County Ordinance Prohibiting the Carrying of Weapons in County Buildings. Copies of the ordinance are available from the office of the Corporation Counsel or on the County's website.